Case 18-23056 Doc 45 Filed 04/23/19 Page 1 of 6 United States Bankruptcy Court District of Maryland

In re	Harry P	Persau	d				Case No.	18-23056
					Debtor(s)		Chapter	13
					HAPTER 13 PLA			
			• O	riginal Plan	X Amended Plan	☐ Modified	l Plan	
1.	GENE	RAL PI	LAN PROVIS	SIONS.				
0.11								ons (mark <u>one</u> of the
	_				. 1.3 below). If a bo. set out later in the p		s "does no	ot " or if more than one
		_			_			
This P	1.1 lan:		ration as to No s not contain n					
OR	iaii.	,		_	sions set out in Sect	ion 9 below.		
				•				
This P	1.2 lan:		ration as to Li s not limit the	_				
OR	iuii.					alue of the col	llateral sec	curing the claim as set out in
			ns 5.1 through					C
	1.3	Declar	ation as to Av	voiding Secur	rity Interests.			
This P	lan:	✓ does	s not avoid a se	ecurity interes	st or lien.			
OR		□ avoi	ids a security i	nterest or lien	as set out in Section	n 5.1 through	5.4 below	
2.	NOTI	CES.						
1.						torney if you h	nave one in	n this bankruptcy case. If
you do	not nave	e an atto	rney, you may	wish to const	uit one.			
	2.1.		s to Creditors				or 1 1:	
set out			y be affected to eve may be of			educed, modif	fied, or eli	minated. <i>The declarations</i>
	If you o	ppose t	he Plan's treat	ment of your	claim or any provis			your attorney must file an
								lless otherwise ordered by to confirmation is filed. See
			•					paid under the Plan.
	2.2	NI 4º	4 D 14	•				
	2.2. This for		s to Debtors. options that m	nav be appropr	riate in some cases.	but not all cas	es. Just be	ecause an option is listed on
	m does n							rt rulings may not be
confirm	ned.							
3.	PLAN	TERM	S.					
as falls					to the supervision and/or 3.4 below			ee, and the Debtor will pay
as ione	ows (Illai	k and co	ompiete <u>one</u> of	. 3.1, 3.2, 01 3	.5 and/01 5.4 below	, anu, optionai	11y, 5.5 as	applicable).
<u></u>	3.1		Monthly Payn					
\$	per mon	uii ior a	term of	monuns.				
		2.2	Varrin - M-	mthly Do	nto			
✓		3.2	v arying Mo	onthly Paymer	mus.			

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	\$ \$		_ per mont per mo											
	\$		month for						60		months			
OR	Ψ	per	_		TOTTUT	5), 101	u totui	term or			_ 11101111115.			
	Ф	3.3	•	_	•	•					onfirmation.			
	\$,			.1 below to		.1 0	c .:
0.1.						to be	made b	etore co	ntirma	itio	on), and \$	per mo	onth after co	onfirmation
		for a tota	al term of _	mc	onths.									
AND/C)R													
			litional Pay o monthly l	•	ments	unde	r 3.1, 3	.2, or 3.3	, abov	re, 1	the Debtor w	vill make t	the paymen	nts listed
below:														
Amou	<u>nt</u>				Date	<u> </u>					Source	e of Paym	<u>nent</u>	
			l itional Pay will provide					f state ar	d fede	ral	l tax returns f	for the vea	ars listed be	elow within
15 days											pril 15 of eac			
•		_	,								g \$ 0.00 (•		
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			vers tax ye	ars (list)										
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4. DISTRIBUTION OF PLAN PAYMENTS.

From the payments made, the Trustee will make distributions in the order listed below:

4.1 Trustee's Commission.

The Trustee will receive the allowed Trustee commission under 11 U.S.C. § 1326(b)(2).

4.2 Administrative Claims.

4.3 Domestic Support Obligations and Non-Appendix F Attorney Fees.

Next to be paid, at the same time and pro rata, are allowed unsecured claims for: (i) domestic support obligations under 11 U.S.C. § 507(a)(1); and (ii) any Debtor's Counsel fee allowed under 11 U.S.C. § 507(a)(2) by Bankruptcy Court order following an application pursuant to a fee arrangement under Section 7 of Appendix F to the Local Bankruptcy Rules. Debtor's Counsel fee balance to be paid through the Plan is expected to be in the amount of \$ 0.00 .

4.4 Former Chapter 7 Trustee Claims.

Next to be paid are any claims payable to the former Chapter 7 Trustee under 11 U.S.C. § 1326(b)(3). List the monthly payment: \$ __0.00__.

4.5 Priority Claims.

Next to be paid are other priority claims defined by 11 U.S.C. § 507(a)(3) - (10). List the expected claims below:

Priority Creditor

NONE
Expected Claim Amount

4.6. Secured Claims.

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are

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secured claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

4.6.1.	Adequate Protection Payments for Claims Secured by or Subject to a Lease of Personal
	Property

	Property	•		· ·	
directly pay adequate p the <i>Claims Listed Below</i> 4.6.3. Make sure to list	ning not later than 30 days rotection payments for claw (mark one box only) the amount of the month ant number, if any, the lie Property/Collater	aims secured by After confirmally payment the nholder uses to	oy or subject to the I be Debtor will j	to a lease of personal pro Plan, the claims will be p pay before confirmation, claim:	perty for: <i>None</i> or or oaid under Section
-NONE-	1 Toperty/Conates	141 1	Acct. Ivo (last	4 Humoers).	wiontiny rayment
Pre-Per Debtor directly pays por the <i>Claims Listed Below</i>	Pre-petition Arrears of tition arrears on secured cost-petition payments beginner with the control of the contr	claims will be inning with the . The claims li	paid through t e first paymer	nt due after filing the peti	tion for: <i>None</i> \square or <i>y the Debtor's</i> o. of Months.
The follows Listed Below	Secured Claims Paid T llowing secured claims w (mark one box only). Su ke sure to list the interest Collateral	ill be paid through the paid through the paid th	ough the Plan ims include s		der Sections 5.1
The Describerate with general unsectain for an unsecured asserting an unsecured entry of the confirmation property shall be filed to	Surrender Collateral tebtor will surrender collate the collateral securing the ured creditors. Unless the deficiency after entry of deficiency claim for real on order; (b) the amended within0_ days (no less natic stay of 11 U.S.C. §§	teral to the lier the claim. Any c Court orders the confirmation property shall proof of claim to than 60 days 362 and 1301	allowed claim otherwise, a con order as fo be filed within asserting an after entry o terminates, i	n for an unsecured deficient and a time that the claimant may amend a time that the claim and the claim and the claim and the claim and the confirmation of the confirmation order.	ency will be paid promely filed proof of claim an 180 days) after aim for personal Upon plan
Below [(mark one bo	Secured Claims Outside btor will directly pay the x only). Such claims are consecured portion of a claims.	secured claim deemed providaim that is only	ns outside of the led for under the y partially sec	the Plan. The Debtor will	l also directly pay cured claim is deemed
			Comment to I	and non Outside of the	

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4.6.6. Secured Claim Not Listed in the Plan.

The Debtor will directly pay any allowed secured claim not listed in the Plan outside of the Plan. Any such claim will not be discharged.

4.6.7. Additional Payments on Secured Claims.

If the Trustee is holding more funds than those needed to make the payments under the Plan for any month, the Trustee may pay amounts larger than those listed in Sections 4.6.2 and 4.6.3 pro rata.

4.7. Unsecured Claims.

After payment as follows (mark <u>one</u> box only		he remaining funds will l	be paid on allowed general unsecured claims
✓ Pro Rata	□ 100%	☐ 100% Plus	% Interest
If there is more than one class <u>Class of Unsecured Creditors</u> -NONE-		list each class and how in Treatment	t is to be treated:

5. THE AMOUNT AND VALUATION OF CLAIMS.

Secured creditors holding claims treated under Section 5 retain their liens until the earlier of: the payment of the underlying debt determined under nonbankruptcy law; or discharge under 11 U.S.C. § 1328; or, if the Debtor cannot receive a discharge as provided in 11 U.S.C. § 1328(f), the notice of Plan completion. If the case is dismissed or converted without completion of the Plan, liens shall also be retained by the holders to the extent recognized under applicable nonbankruptcy law.

5.1. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 Through the Plan.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 through the Plan for: *None* or the *Claims Listed Below* (mark one box only). The claims listed below include: *Claims Secured by the Debtor's Principal Residence* and/or *Other Property*. Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest below and in Section 4.6.3 above, as appropriate. Separately file: evidence of the collateral's value; the existence of any superior lien; the exemption claimed; and the name, address, and nature of ownership of any non-debtor owner of the property. If the lienholder has not filed a proof of claim, also separately file evidence of the amount of the debt secured by the collateral. The amount and interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder	Collateral	Value	%Rate	Monthly Payment	No. of Months.
-NONE-					

5.2. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 by Separate Motion or an Adversary Proceeding.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 by separate motion or an adversary proceeding for: *None* or the *Claims Listed Below* (mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder	Collateral	
-NONE-		

5.3. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* Through the Plan.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* through the Plan for: None 🕡 or the

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Claims Listed Below \square (mark one box only). Make sure to list the value of the collateral proposed to be paid through the
Plan plus any interest below and in Section 4.6.3 above, as appropriate. Separately file: evidence of the collateral's value;
the existence of any superior lien; the exemption claimed; and the name, address, and nature of ownership of any
non-debtor owner of the property. If the lienholder has not filed a proof of claim, also separately file evidence of the
amount of the debt secured by the collateral. The amount and interest rate of the claim is set as listed below or by
superseding Court order. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of
such claim shall be treated as unsecured.

<u>Lienholder</u> <u>Collateral</u> <u>Value</u> <u>%Rate</u> <u>Monthly Payment</u> <u>No. of Months.</u>

5.4. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* by Separate Motion or an Adversary Proceeding.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* by separate motion or an adversary proceeding for: *None* or the *Claims Listed Below* (mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

<u>Lienholder</u> <u>Collateral</u>

5.5. Claims Excluded from 11 U.S.C. § 506**.

The Debtor will pay through the Plan the following claims excluded from 11 U.S.C. § 506** in full plus any interest for: *None* ✓ or the *Claims Listed Below* ☐ (mark one box only). Make sure to list the amount proposed to be paid through the Plan plus any interest below and in Section 4.6.3 above, as appropriate. The amount of each claim to be paid will be established by the lienholder's proof of claim or Court order. The interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments.

<u>Lienholder</u> <u>Collateral</u> <u>Amount to Be</u> <u>%Rate</u> <u>Monthly Payment</u> <u>No. of Months.</u>

-NONE-

6. APPLICATION OF PAYMENTS ON ACCOUNT OF SECURED CLAIMS.

Payments made by the Chapter 13 Trustee on account of arrearages on pre-petition secured claims may be applied only to the portion of the claim pertaining to pre-petition arrears, so that upon completion of all payments under the Plan, the loan will be deemed current through the petition date.

7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES.

Any unexpired lease with respect to personal property that has not previously been assumed during the case, and is not assumed in the Plan, is deemed rejected and the stay of 11 U.S.C §§ 362 and 1301 is automatically terminated with respect to such property. The following executory contracts and/or unexpired leases are assumed or rejected for: *None* \checkmark or the *Claims Listed Below* \square (mark one box only). Any claim for rejection damages must be filed within 60 days from

^{*}Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

^{*}Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

^{**}Claims excluded from 11 U.S.C. § 506 include claims where the lienholder has a purchase money security interest securing a debt incurred within the 910-day period preceding the petition date, and the collateral consists of a motor vehicle acquired for the personal use of the Debtor, or the collateral consists of any other thing of value if the debt was incurred during the 1-year period preceding the petition date.

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entry of the order confirming this Plan.

/s/ John P. Roberts
John P. Roberts

Attorney for Debtor

Lesso	r or Contract Holder	Subject of Lease or Contract	Assumed	Rejected.
None				
8.	REVESTING PRO	PERTY OF THE ESTATE.		
	Title to the Debtor's	property shall revest in the Debtor	r when the Debtor is granted	a discharge pursuant to 11
USC		tor cannot receive a discharge as p	•	O 1
	etion; or upon dismissa		10 (14 cu iii 11 c.s.c. § 13 2 c	(1), upon the notice of Figh
compr	ction, or upon dismisse	if of the ease.		
9.	NON-STANDARD	PROVISIONS.		
•		ovision placed elsewhere in the Pl	an is void. Any and all non-	standard provisions are: None
\neg or I	Listed Below (mark of	*	an is void. They are an iron	standard provisions are. Ivone
	- \			
Non-S	tandard Plan Provision	ne e		
Non-S	tandard Plan Provision		If the Debter cannot o	htain the modification
	The debtor is seel	king a mortgage modification		
withir	The debtor is seel n 6 moths the the da	_ king a mortgage modification ate of confirmation the Debto		
withir	The debtor is seel	_ king a mortgage modification ate of confirmation the Debto		
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withir prope 10. and the	The debtor is seel of 6 moths the the daterty on Haddon Place SIGNATURES. The Debtor's signature Debtor has read all the	king a mortgage modification ate of confirmation the Debtoce. The below certifies that the Plan pro-	ovisions above are all the terms as signature below of the Del	ms proposed by the Debtor, otor and Debtor's Counsel, if
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withir prope 10. and the	The debtor is seel of 6 moths the the date of the debt	king a mortgage modification ate of confirmation the Debtoce. The below certifies that the Plan properties that the Plan properties that the properties that the properties that the properties and understands them. The properties that the properties that the Plan properties the Plan properties that the Plan properties that the Plan properties that the Plan properties the Plan properties that the Plan properties that the Plan properties that the Plan properties the Plan properties that the Plan properties the Plan properties that the Plan properties the Plan properties that the Plan properties the Plan propert	ovisions above are all the terms signature below of the Delsion other than those set out	ms proposed by the Debtor, otor and Debtor's Counsel, if
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within properties 10. and the any, al	The debtor is seel of 6 moths the the date of the debt	king a mortgage modification ate of confirmation the Debtoce. The below certifies that the Plan properties and understands them. The contains no non-standard provising the properties of the p	ovisions above are all the terms signature below of the Delsion other than those set out	ms proposed by the Debtor, otor and Debtor's Counsel, if

Joint Debtor